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12	Tesla, Inc.			
13	UNITED STATES DISTRICT COURT			
14	DISTRICT OF NEVADA			
15	TESLA, INC., a Delaware corporation,	Case No. 3:18-cv-00296-LRH-CBC		
16	Plaintiff,			
17	vs.			
18		PLAINTIFF / COUNTER- DEFENDANT TESLA, INC.'S		
19	MARTIN TRIPP, an individual,	SUBSTITUTION OF COUNSEL		
20	Defendant.			
21	AND DELATED COLINTED CLAIMS	-		
22	AND RELATED COUNTERCLAIMS			
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1	Plaintiff / Counter-Defendant, TESLA, INC., hereby substitutes Sean P. Gates and Douglas
2	J. Beteta of Charis Lex P.C., 301 N. Lake Ave., Suite 1100, Pasadena, California 91101, and Joshua
3	A. Sliker of Jackson Lewis P.C., 300 S. Fourth Street, Suite 900, Las Vegas, Nevada 89101, as its
4	attorney of record in the above captioned matter, in the place of John C. Hueston, Robert N. Klieger,
5	Allison L. Libeu, Marshall A. Camp of Hueston Hennigan, LLP, 523 W 6th Street, Suite 400, Los
6	Angeles, California 90014, and Stephen Richards, formerly with Hueston Hennigan, LLP.
7	Dated thisday of September, 2019.
8	TESLA, INC.
9	
10	(Signature)
11	AUSEN MARSH
12	(Name)
13	SP. (DVNSEL (Title)
14	
15	John C. Hueston, Robert N. Klieger, Allison L. Libeu, and Marshall A. Camp of Hueston
16	Hennigan, LLP agree and consent to the substitution of Sean P. Gates and Douglas J. Beteta of
17	Charis Lex P.C., and Joshua A. Sliker of Jackson Lewis P.C. as counsel for Plaintiff / Counter-
18	Defendant Tesla, Inc. in the above referenced matter.
19	Dated this day of September, 2019.
20	HUESTON HENNIGAN LLP
21	
22	John C. Hueston (admitted pro hac vice)
23	Robert N. Klieger (admitted pro hac vice)
24	Robert W. Kineger (damitted pro ride vice)
25	Allison L. Libeu (admitted pro hac vice)
26	
27	Marshall A. Camp (admitted pro hac vice)
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Case 3:18-cv-00296-MMD-CLB Document 94 Filed 09/06/19 Page 3 of 5

	Π		
1	Plaintiff / Counter-Defendant, TESLA, INC., hereby substitutes Sean P. Gates and Dougla	ıs	
2	J. Beteta of Charis Lex P.C., 301 N. Lake Ave., Suite 1100, Pasadena, California 91101, and Joshua		
3	A. Sliker of Jackson Lewis P.C., 300 S. Fourth Street, Suite 900, Las Vegas, Nevada 89101, as it	ts	
4	attorney of record in the above captioned matter, in the place of John C. Hueston, Robert N. Kliege	r,	
5	Allison L. Libeu, Marshall A. Camp of Hueston Hennigan, LLP, 523 W 6th Street, Suite 400, Lo	S	
6	Angeles, California 90014, and Stephen Richards, formerly with Hueston Hennigan, LLP.		
7	Dated this day of September, 2019.		
8	TESLA, INC.		
9		_	
10	(Signature)		
11		_	
12	(Name)		
13	(Title)	-	
14			
15	John C. Hueston, Robert N. Klieger, Allison L. Libeu, and Marshall A. Camp of Hueston		
16	Hennigan, LLP agree and consent to the substitution of Sean P. Gates and Douglas J. Beteta of	of	
17	Charis Lex P.C., and Joshua A. Sliker of Jackson Lewis P.C. as counsel for Plaintiff / Counter-		
18	Defendant Tesla, Inc. in the above referenced matter.		
19	Dated this 6 th day of September, 2019.		
20	HUESTON HENNIGAN LLP		
21	/s/ John C. Hueston	_	
22	John C. Hueston (admitted pro hac vice)		
23	/s/ Robert N. Klieger Robert N. Klieger (admitted pro hac vice)	-	
24	/s/ Allison L. Libeu		
25	Allison L. Libeu (admitted pro hac vice)	-	
26	/s/ Marshall A. Camp	_	
27	Marshall A. Camp (admitted pro hac vice)		
28			

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Sean P. Gates and Douglas J. Beteta of Charis Lex P.C. have been admitted pro hac vice to practice before this Court in the above referenced matter, are in good standing, and hereby accept substitution as counsel for Plaintiff / Counter-Defendant Tesla, Inc. in the above referenced matter. Dated this 6th day of September, 2019. CHARIS LEX P.C. /s/ Sean P. Gates Sean P. Gates (admitted pro hac vice) /s/ Douglas J. Beteta_ Douglas J. Beteta (admitted pro hac vice) Joshua A. Sliker of Jackson Lewis P.C. is admitted to practice law in the State of Nevada, is in good standing, and hereby accepts substitution as counsel for Plaintiff / Counter-Defendant Tesla, Inc. in the above referenced matter. Dated this 6th day of September, 2019. JACKSON LEWIS P.C. /s/ Joshua A. Sliker Joshua A. Sliker (Nevada Bar No. 12493)

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CERTIFICATE OF SERVICE

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I hereby certify and declare under penalty of perjury that on 6th, I electronically filed the foregoing PLAINTIFF / COUNTER-DEFENDANT TESLA, INC.'S SUBSTITUTION OF

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COUNSEL with the Court's CM/ECF system which will send notification of such filing to counsel

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of record for all parties including:

6

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4826-1794-8748, v. 1